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OFFICE OF THE DISTRICT MAGISTRATE, U.T., CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 2nd September, 2021

No. DM/MA/2021/19137.—WHEREAS, in pursuance of Gazette notification No. F. No. X. 11029/6/2010-DDAP, dated 17-07-2012 issued by the Ministry of Health & Family Welfare, Govt. of India, New Delhi and order of Secretary Health, Chandigarh issued *vide* Endst. No. 1/68/FII(6)/2013/1127, dated: 09-02-2015, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh in exercise of the powers vested with me under Section 144 of the Cr.P.C., do hereby order that sale and production of Bottled Correcting Fluids, as well as bottled thinners of any chemical composition, both for ink erasing purposes as well as for nail polish removers and similar other purposes for retail sale, is prohibited within the jurisdiction of Union Territory of Chandigarh, in the public interest for a period of 60 days.

This order shall come into force from zero hours on 06.09.2021 and shall be effective for a period of sixty days up-to and including 04.11.2021.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall be promulgated by publication in the local newspapers through the office of the D.P.R., Chandigarh and by affixing on the notice boards in the office of the undersigned as well as in the District Courts, Chandigarh.

Given under my hand and seal on 01-09-2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

OFFICE OF THE DISTRICT MAGISTRATE, U.T., CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 13th September, 2021

Signature Not Verified No. DM/MA/2021/20293.—WHEREAS it has been made to appear to me that some Immigration/ ation/Student Visa Companies are running their offices in U.T., Chandigarh. Since there is no need of Date of the Companies of Student visa, they also start providing of Immigration/Emigration consultancy to the Poople. They get published advertisements in leading newspaper and dupe the innocent people of Punjab, Haryana and Himachal Pradesh and after 2/3 months, they close their offices and run away from the city. The unlawful activities of these companies can cause endanger to the general public.

And whereas I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that some check is necessary on these companies so that they may not cause harm to the citizen and that immediate action is warranted in this regard.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh in exercise of the power vested in me u/s 144 of the Cr.P.C., do hereby order as an emergency measure that before establishing such companies, it is mandatory for the owner of the company to provide complete antecedents in writing to the local Police Station and at Public Window, Police Headquarter, Sector 9, Chandigarh, within 7 days as and when they start their business in the city.

It is further, ordered that the immigration companies will mention their registration number in the Performa point 2 (ii) while providing information to the Chandigarh Police at Public Window, Police Headquarter, Sector 9, Chandigarh, as well as in advertisement given for the immigration companies.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall come into force with effect from zero hours on 19.09.2021 and shall be effective for a period of sixty days up-to and including 17.11.2021.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the office of the undersigned as well as the District Courts, Chandigarh and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 10.09.2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

OFFICE OF THE DISTRICT MAGISTRATE, U.T., CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 15th September, 2021

No. DM/MA/2021/20503.—Whereas, it has been made to appear to me that because of possibility of law & order problem, security threats and possibility of misuse of weapons by anti-social elements and others can create panic in the public and public nuisance, and as such there is high apprehension of breach of peace and disturbance of public tranquility besides danger to human lives and safety by the display of weapons.

And whereas I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that carrying of all kind of fire arms, lethal weapons, lathies, spears & javelins, trishuls, swords, short swords, knuckles, knives & daggers, iron rods, etc., within the Union Territory, Chandigarh in connection with the aforesaid matters would cause obstruction, annoyance or injury to persons lawfully employed, disturb public peace and tranquility and may cause riots and affrays and that immediate action is necessary for the prevention of the same.

Now therefore, I, Mandip Singh Brar, 1.A.S., District Magistrate, Chandigarh do, hereby, prohibit as measure of emergency, the public generally or any member thereof from carrying of all kind of fire arms, lethal weapons, lathies, spears & javelins, trishuls, swords, short swords, knuckles, knives & daggers, iron rods, etc., within the limits of Union Territory of Chandigarh for a period of 60 days:

Provided that the above order shall not apply to :—

- 1. Police or military or para-military personnel and other Govt. servants if called upon to carry fire arms in connection with their duties subject to the following conditions:
 - a. That the police/military/para-military personnel shall be in their service uniform.
 - b. That the exemption is applicable in relation to the above said personnel only when they are on official duty.

- c. That the above personnel shall carry their identity cards and authorization cards authorizing them to carry the fire arms in connection with their official duties, issued by the Competent Authority.
- 2. Carrying of fire arms and lethal weapons for which permission in writing of the District Magistrate, Chandigarh has been obtained or holders of valid arms licence.

This order shall come into force from zero hours on 20.09.2021 and shall be effective for a period of sixty days up-to and including 18.11.2021.

In view of the emergent nature of this order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order shall invite action under section 188 of the I.P.C.

This order shall be promulgated by affixing copy thereof on the notice board of the office of the undersigned as well as the District Courts, Chandigarh and by publication in local newspapers through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 10.09.2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 15th September, 2021

No. DM/MA/2021/20514.—Whereas, the Chandigarh Administration has earmarked the Rally Ground, Sector 25, Chandigarh for taking out processions, rallies, dharnas, etc. and no permission has been granted by the Chandigarh Administration to organize processions, rallies, dharnas, etc. elsewhere in the city other than the designated location, i.e., Rally Ground, Sector 25, Chandigarh and the same has been done to avoid traffic congestion, keeping in view of the convenience of the general public.

Whereas, it has been made to appear to me that certain groups of people plans to organize processions, rallies, dharnas, etc., and resort to other agitation methods in the city other than the earmarked/designated place i.e. Rally Ground, Sec 25, Chandigarh and whereas, there is an apprehension that such groups/organizations/unions may cause obstruction, annoyance or injury to the persons lawfully employed or other general public and endanger human life and property, disturb public peace and tranquility and cause riots and affrays.

And therefore I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that taking out procession, rally, protest, strike, making speeches, raising slogans by gathering/assembly of 5 or more people etc. within the territory of U.T., Chandigarh other than Rally Ground, Sec 25, Chandigarh, would cause obstruction, annoyance or injury to persons lawfully employed or other general public, disturb public peace and tranquility and cause riots and affrays and that immediate action is necessary for the prevention of the same.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, in exercise of the power vested u/s 144 of Cr. P.C., do hereby order as a measure of emergency that the public in general or any member thereof is prohibited from taking out procession, rally, protest, strike, making speeches, raising slogans of gathering/assembly of 5 or more people etc. within the territory of U.T., Chandigarh other than Rally Ground, Sec-25, Chandigarh, for a period of 60 days.

Further, prior permission for organizing procession, rally, protest, strike, making speeches, raising slogans, gathering/assembly of 5 or more people etc. at Rally Ground, Sector-25, Chandigarh must be obtained from the Competent Authority, i.e., the District Magistrate/concerned Sub Divisional Magistrate, U.T., Chandigarh:

Provided that the above order shall not apply to :—

- (I) The police or Para-military or military persons or any other Government servant on official duties;
- (II) The processions or meetings for which prior permission in writing of the District Magistrate/concerned Sub Divisional Magistrate, Chandigarh, has been obtained;
- (III) The customary and ritualistic procession in connection with weddings and funerals.

This order shall come into force from zero hours on 18.09.2021 and shall be effective for a period of sixty days up to and including 16.11.2021.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the office of the undersigned as well as the District Courts, Chandigarh and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 10.09.2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

OFFICE OF THE DISTRICT MAGISTRATE, U.T., CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 16th September, 2021

No. DM/MA/2021/20722.—Whereas it has been made to appear to me that a large number of commercial places/shops have come up in Chandigarh popularly known as Cyber Cafes and a large number of people visit these places to use the facilities available there including e-mail facilities and therefore certain anti-social elements, criminals and terrorists may use these facilities to mislead the security/investigation agencies, create panic in the public, endanger the security of general public, V.I.P.s and government institutions, and help the terrorist activities directly affecting the security of the State.

And whereas, I, Mandip Singh Brar, I.A.S., District Magistrate, U.T., Chandigarh, am of the opinion that immediate action is necessary to take speedy recourse to prevent danger to human lives from any terrorist act which may affect the security of the State and disturb the public peace and tranquility.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh in exercise of the powers vested with me under section 144 of the Cr.P.C., hereby direct the owners of the Cyber Cafes to strictly comply with the following:

- (i) prohibiting the use of Cyber Cafes by unknown person whose identity has not been established by the owner of the café;
- (ii) maintaining a register for identity of the visitor/user;
- (iii) make an entry in the handwriting of the visitor/user mentioning name, address, telephone number and identity proof. The visitor/user shall also sign the register kept for this purpose;
- (iv) the identity of the visitor/user shall be established through identity card, voter card, ration card, driving license, passport and photo credit card;
- (v) activity server log should be preserved in main server and its record should be preserved for at least six months;
- (vi) if any activity of the visitor is of a suspicious nature, the owner of the Cyber Cafe will inform the police station;
- (vii) record be maintained about the specific computer used by the person.

This order shall come into force from zero hours on 19.09.2021 and shall be effective for a period of sixty days up-to and including 17.11.2021.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order shall invite action under section 188 of the I.P.C.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the office of the undersigned as well as the District Courts, Chandigarh and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 13-09-2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 11th October, 2021

No. DM/MA/2021/22496.—WHEREAS it has been made to appear to me that commercial establishment/shopkeepers engaged in the business of Restaurants/Dhabas, Discos, Clubs and Vendors, etc. sitting by the road sides and on the public places, operating till late in the night are causing annoyance and are disturbing the public peace and tranquility leading to a harmful influence on public order.

And whereas, I, Mandip Singh Brar, I.A.S., District Magistrate, U.T., Chandigarh am of the opinion that in public interest such commercial operations should not be carried on till very late in the night and so order that running of commercial establishments/shops etc. in trades/services such as Restaurants/Dhabas, Discos, bars, Clubs and hawking goods by the road sides and on the public places between **12:00 midnight to 04.30 A.M.** in the Union Territory, Chandigarh is prohibited for a period of 60 days. Sale & serving of liquor will however be governed by the Excise Law.

Provided that this order shall not apply to hospitals, chemist shops and Petrol pumps.

This order shall come into force with effect from zero hours on 21.10.2021 and shall be effective for a period of sixty days up-to and including 19.12.2021.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall be promulgated by affixing copies thereof at the Notice Boards of the office of the undersigned as well as the District Courts, Chandigarh and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 08.10.2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 11th October, 2021

No. DM/MA/2021/22507.—Whereas, it has been made to appear to me that Hookah Bars are operational in Chandigarh in a clandestine way, which are serving flavored Hookahs including tobacco molasses containing nicotine, which is highly injurious to health of people and at times there is a suspicion that apart from tobacco, other harmful narcotic chemicals are also mixed with tobacco molasses served in these Hookah Bars.

Whereas, the Hookah in many of these Bars is being smoked/consumed by the people/customers through a common bowl, pipe and a hose having mouth piece, which is susceptible to physical mouth to mouth touch of many persons, thus posing danger to human life, health and safety by becoming a cause of as well as leading to the transmission & spread of pandemic COVID-19 in Chandigarh.

Hence, the undersigned is of the opinion that immediate prevention of the above said practice is desirable in view of the general health and goodwill of the public.

Therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, exercising the power vested upon me under section 144 of the Cr.P.C., hereby order that no Hookah shall be served for smoke/consumption in Hotels/Restaurants/Taverns/Bars/Hookah Bars, etc. The Hookah Bars are thus banned to operate in Chandigarh with respect to their offering Hookahs to the visitors.

This order shall come into force from zero hours on 15.10.2021 and shall be effective for a period of sixty days up to and including 13.12.2021.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any person violating this order shall be punished under section 188 of the I.P.C.

This order shall be promulgated by affixing copies thereof on the notice boards of the office of the under-signed and by publication in the newspapers through the office of the D.P.R., Chandigarh.

Given under my hand and seal on this day 08.10.2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

OFFICE OF THE DISTRICT MAGISTRATE, U.T., CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 15th September, 2021

No. DM/MA/2021/20525.—Whereas, it has been made to appear to me that because of possibility of law & order problem, security threats and possibility of misuse of Drone by anti-social elements and others who can create panic in the public and also public nuisance, and as such there is very high apprehension of breach of peace and disturbance of public tranquility besides danger to human lives and safety by using of Drone and low flying objects.

And whereas I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that flying of Drone and low flying objects, within the Union Territory, Chandigarh must be prohibited to prevent undue loss to the life and the property.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, do hereby prohibit as measure of urgency to the public generally or any member thereof on the flying of Drone and low flying objects etc., within the limits of Union Territory of Chandigarh for a period of 60 days:

Provided that the above order shall not apply to :—

- 1. Police personnel and other Government officials/agencies if using the drone purely in connection with their official duties, subject to the following conditions:
 - a. That the police personnel and other Government officials shall be in their service uniform, if any and shall carry their identity cards and authorization cards authorizing them to use the drone in connection with their official duties, issued by the Competent Authority.
 - b. That the exemption is applicable in relation to the above said personnel only when they are on official duty.
- 2. Using the drone for photography during certain social events for which prior permission of the District Magistrate, Chandigarh has been obtained in writing. These social events may include ring ceremony, pre-wedding photo shoot, wedding ceremony.

This order shall come into force from zero hours on 19.09.2021 and shall be effective for a period of sixty days up-to and including 17.11.2021.

In view of the emergent nature of this order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the I.P.C.

This order shall be promulgated by affixing copy thereof on the notice board of the office of the undersigned as well as the District Courts, Chandigarh and by publication in local newspapers through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 10.09.2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 11th October, 2021

No. DM/MA/2021/22519.—Whereas, in pursuance of the order dated: 14.12.2016 issued by Hon'ble National Green Tribunal, Principal Bench, New Delhi, in the matter of Khalid Ashraf & Anr. Vs. U.O.I. & Ors. (O.A. No. 384 of 2016) AND P.E.T.A., India Vs. U.O.I. & Ors. (O.A. no. 442 of 2016), it has been made to appear to me that a large number of people flying the kites, use synthetic/nylon-glass coated thread popularly known as Pakka thread/Dori and Chinese Maanjha/Dori. These Maanjhas/Doris, being made of synthetic material are non-biodegradable and thus cause serious injuries to human beings, birds and are equally disadvantageous & harmful to the wildlife/environment. In some cases, it had also caused death of humans and birds.

And therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that use of above said synthetic/nylon-glass coated thread popularly known as Pakka thread/Dori and Chinese Maanjha/Dori needs to be regulated in the larger public interest and immediate necessary action is necessary to be taken to prevent serious injury or death to human beings & birds along with harm to wildlife & environment, due to above said Pakka thread/Dori and Chinese Maanjha/Dori.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, in exercise of the power vested with me u/s 144 of Cr. P.C., as a measure of emergency and to prevent serious injury or death to human beings & birds and to prevent harm to wildlife & environment, do hereby order that procuring, stocking, sale and use of synthetic/nylon-glass coated thread popularly known as Pakka thread/Dori and Chinese Maanjha/Dori along with other threads coated with glass and/or such other harmful substances for kite flying are banned within the jurisdiction of Chandigarh, for a period of 60 days.

This order shall come into force from zero hours on 22.10.2021 and shall be effective for a period of sixty days up to and including 20.12.2021.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall be promulgated by publication in the local newspapers through the office of the D.P.R., Chandigarh and by affixing on the notice boards in the office of the undersigned as well as in the District Courts, Chandigarh.

Given under my hand and seal on 08.10.2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

Order under Section 144 of the Cr.P.C.

The 15th September, 2021

No. DM/MA/2021/20536.—WHEREAS, it has been made to appear to me by the suggestions/ inputs received from the Police authorities that there is an apprehension that anti-social elements may make their temporary hideouts clandestinely in Hotels/Restaurants/Sarais/Guest Houses, etc. in the Union Territory of Chandigarh and there is every possibility that the unlawful activities of these people can cause breach of peace and disturbance of public tranquility besides posing grave danger to human life & safety and damage to public property.

And whereas the undersigned, being the District Magistrate, Chandigarh is of the opinion that for the purpose of preventing the type of terrorist acts, breach of peace, disturbance of public tranquility and damage to public property, it is necessary to proceed under Section 144 of the Code of Criminal Procedure, 1973 for issuing directions to all the owners/managers/care-takers, etc. of Hotels/Restaurants/Guest Houses/

Sarais, etc. in Chandigarh to obtain I.D. proof from the visitors/customers/guests who stay in their Hotel/Restaurant/Guest House/Sarai, etc., in the interest of safety and security of general public in the U.T., Chandigarh.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh in exercise of the powers vested with me under section 144 Cr.P.C., hereby direct the owners/managers/care-takers, etc. of Hotels/Restaurants/Guest Houses/Sarais, etc. in Chandigarh to strictly comply with the following:

- 1. Prohibit the stay in their premises of unknown person whose identity has not been established.
- 2. Maintain a register for identity of the visitors/customers/guests.
- 3. Make an entry in the handwriting of the visitors/customer/guest, mentioning his/her name, address, telephone number and identity proof along with his/her signature in the register.
- 4. The identity of the visitor shall be established through Aadhar Card, Identity Card, Voter Card, Ration Card, Driving Licence, Passport and photo Credit Card.

This order shall come into force with effect from zero hour on 19.09.2021 and shall be effective for a period of 60 days up-to and including 17.11.2021.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order shall invite action under section 188 of the I.P.C.

This order shall be promulgated by affixing copies thereof on the Notice Boards of the office of the under-signed as well as the District Courts, Chandigarh and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 10-0 9-2021.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

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